UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/904,394	07/12/2001	Pierre-Guillaume Raverdy	50P4431/1597 1600	
24272 Gregory J. Koei	7590 03/20/200 rner	EXAMINER		
Redwood Paten	t Law	EL CHANTI, HUSSEIN A		
1291 East Hillsdale Boulevard Suite 205 Foster City, CA 94404			ART UNIT	PAPER NUMBER
			2157	
			MAIL DATE	DELIVERY MODE
			03/20/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)				
Office Action Summary		09/904,394	RAVERDY ET AL.				
		Examiner	Art Unit				
		HUSSEIN A. EL CHANTI	2157				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address				
THE - External after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a reply or period for reply is specified above, the maximum statutory period we re to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tin within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1) 又	Responsive to communication(s) filed on 10 De	ecember 2007.					
2a)⊠	This action is FINAL . 2b) ☐ This action is non-final.						
3)							
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
4)🖂	Claim(s) <u>45-67</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)🛛	☑ Claim(s) <u>45-67</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/or election requirement.						
Applicati	ion Papers						
9)	The specification is objected to by the Examine	r.					
10)	The drawing(s) filed on is/are: a) acce	epted or b)□ objected to by the I	Examiner.				
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority ι	ınder 35 U.S.C. § 119						
a)l	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachmen	t(s)						
	e of References Cited (PTO-892)	4) Interview Summary					
3) 🔲 Infori	te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) ir No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate Patent Application (PTO-152)				

Application/Control Number: 09/904,394 Page 2

Art Unit: 2157

DETAILED ACTION

1. This action is responsive to amendment received on Dec. 10, 2007. Claims 45, 46, 49, 52 and 55 were amended. Claims 62-67 were newly added. Claims 45-67 are pending examination.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 45-67 are rejected under 35 U.S.C. 102(e) as being anticipated by Salesky et al., U.S. Patent No. 6,343,313 (referred to hereafter as Salesky).

As to claim 45, Salesky teaches a method comprising:

receiving a plurality of logon requests at a server that offers at least one service associated with an entertainment event, the event being at a particular location and being attended by a plurality of persons, each logon request being from a portable electronic device operated by a person physical attending the event, each logon request comprising device profile information associated with the portable electronic device making the logon request, each logon request further comprising user profile information associated with the person using the portable electronic device making the logon request (see col. 1 lines 65-col. 2 lines 21, col. 2 lines 66-col. 3 lines 15, plurality

of devices logon to a conference where each logon request includes user information such as name, icon, information identifying the user, and user privileges, and also device information including the capabilities of the PDA devices), the user profile information being previously created and stored on the portable electronic device by the person attending the entertainment event (see col. 15 lines 35-44, the client sends the profile or preference information to other participants)

Page 3

in response to the logon requests, using the server to provide logon data to each portable electronic device making one of the logon requests, the logon data enabling each logged on portable electronic device to access each service offered by the server (see col. 2 lines 29-53); and

utilizing server for receiving, during the event, from at least a portion of the portable electronic devices logged on the server, feedback information associated with a particular service offered by the server, the feedback information being input to the logged on portable electronic devices by persons attending the event before being transmitted to the server (see col. 2 lines 29-65, each user is presented with presentation information, where each user may use a pointer and also provide feedback information such as side conversation or acting as a presenter).

As to claim 46, Salesky teaches the method of claim 45 further comprising: analyzing the user profiles associated with the persons using portable electronic devices logged on the server to identify at least one common user characteristic; and based on the analyzing, automatically grouping at least a portion of the persons using logged on portable electronic devices into a user community, the user community being defined by the or each identified common user characteristic (see col. 2 lines 54-65, the attendees are divided into different groups such as presenters and attendees with different viewing options).

Page 4

As to claim 47, Salesky teaches the method of claim 45 further comprising: providing streaming content to a particular one of the portable electronic devices in response to receiving feedback information from the particular portable electronic device (see col. 2 lines 54-65 and col. 10 lines 46-60, user may select a specific region in a conference session and in response the region is captured and streamed to the conference devices).

As to claim 48, Salesky teaches the method of claim 45, wherein the logon requests each comprise the particular location of the entertainment event (see col. 2 lines 1-15).

As to claim 49, Salesky teaches a method comprising: receiving a plurality of logon requests at a server that provides a plurality of services associated with an entertainment event, the event being at a particular location and being attended by a plurality of persons, each logon request being from a portable electronic device operated by a person physically attending the event, each logon request comprising user profile information associated with the person using the portable electronic device making the logon request (see col. 1 lines 65-col. 2 lines 21, col. 2 lines 66-col. 3 lines 15, plurality of devices logon to a conference where each logon request includes user information such as name, icon, information identifying the user, and user privileges, and also device information including the capabilities of the PDA devices);

analyzing the user profiles associated with the persons using portable electronic devices logged on the server to identify at least one common user characteristic (see col. 2 lines 54-65);

based on the analyzing, automatically grouping at least a portion of the persons using logged on portable electronic devices into a user community, the user community being defined by each identified common user characteristic (see col. 2 lines 54-65, the users may be grouped into different subsets based on privileges);

automatically offering a particular one of the services to each person in the user community, the service offered being based on at least one of the common user characteristics that define the user community (see col. 2 lines 54-65, different view of the presentation are automatically presented to the user based on the privileges); and

receiving, during the event, from at least a portion of the portable electronic devices operated by persons in the user community, feedback information associated with the offered service (see col. 2 lines 36-65, a subset of the attendees may have side conversation or comments sent to all the attendees i.e. feedback information).

As to claim 50, Salesky teaches the method of claim 49 further comprising: providing streaming content to a particular one of the portable electronic devices in response to receiving feedback: information from the particular portable electronic device (see col. 2 lines 54-65 and col. 10 lines 46-60, user may select a specific region in a conference session and in response the region is captured and streamed to the conference devices).

As to claim 51, Salesky teaches the method of claim 49, wherein the logon requests each comprise the particular location of the entertainment event (see col. 2 lines 1-12).

As to claim 52, Salesky teaches a method comprising:

receiving information from a plurality of portable electronic devices operated by persons physically attending an entertainment event, the event being at a particular location (see col. 1 lines 65-col. 2 lines 21, col. 2 lines 66-col. 3 lines 15, plurality of devices logon to a conference where each logon request includes user information such as name, icon, information identifying the user, and user privileges, and also device information including the capabilities of the PDA devices);

analyzing the received information to identify at least one common characteristic shared by at least a portion of the persons operating the portable electronic devices (see col. 2 lines 54-65);

grouping persons who share the or each common characteristic into a user community (see col. 2 lines 54-65, the users may be grouped into different subsets based on privileges);

offering a service to the persons in the user community, the offering being made via the portable electronic devices operated by the persons in the user community, the service being associated with the event (see col. 2 lines 54-65, different view of the presentation are automatically presented to the user based on the privileges); and

receiving, during the event, from at least a portion of the portable electronic devices operated by persons in the user community, feedback information associated

with the offered service (see col. 2 lines 36-65, a subset of the attendees may have side conversation or comments sent to all the attendees i.e. feedback information).

As to claim 53, Salesky teaches the method of claim 52: wherein the offered service comprises providing streaming content, the streaming content being associated with the entertainment event; and wherein the streaming content is provided to a particular one of the portable electronic devices in response to receiving feedback information from the particular portable electronic device (see col. 2 lines 54-65 and col. 10 lines 46-60, user may select a specific region in a conference session and in response the region is captured and streamed to the conference devices).

As to claim 54, Salesky teaches the method of claim 52, wherein the information received from at least one of the portable electronic devices includes the particular location of the entertainment event (see col. 2 lines 1-15).

As to claim 55, Salesky teaches the method of claim 52 wherein said event is a live event that includes at least one of a movie theater event, a sporting venue event, or a sports bar event (see col. 24 lines 50-60 and col. 23 lines 34-58).

As to claim 56, Salesky teaches the method of claim 52 wherein the information includes one or more real user profiles with authentic information related to system users, the portable electronic devices enforcing a strict security protocol to protect the real user profiles, the strict security protocol including an encryption procedure to encrypt the real user profiles prior to transmitting the real user profiles (see col. 27 lines 25-40).

As to claim 57, Salesky teaches the method of claim 52 wherein the information include: one or more device profiles with configuration and functionality information for the portable electronic devices, the device profiles being automatically maintained and updated by the portable electronic devices (see col. 2 lines 55-col. 3 lines 20).

As to claim 58, Salesky teaches the method of claim 52 wherein the information includes one or more network profiles with configuration and functionality information for an electronic network used by the portable electronic devices, the network profiles being automatically maintained and updated by the portable user devices (see col. 2 lines 55-col. 3 lines 20).

As to claim 59, Salesky teaches the method of claim 52 wherein the information includes one or more personality profiles with authentic information regarding selected personal attributes of the persons operating the portable electronic devices, the persons creating and locally storing the personality profiles by utilizing the portable electronic devices (see col. 2 lines 10-25).

As to claim 60, Salesky teaches the method of claim 52 wherein the information includes one or more character profiles with non-authentic information regarding selected identification characteristics of the persons operating the portable electronic devices, the persons creating and locally storing the character profiles by utilizing the portable electronic devices, the character profiles including user nicknames (see col. 2 lines 10-25).

As to claim 61, Salesky teaches the method of claim 52 wherein one or more of the persons operating the portable electronic devices create and send requests for profiles (see col. 2 lines 10-35).

Claims 62-67 have similar limitations as claims 45-61 and therefore are rejected for similar reasons.

Response to Arguments

3. Applicant's arguments have been fully considered but moot in view of the new grounds of rejection.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Application/Control Number: 09/904,394 Page 10

Art Unit: 2157

5. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to HUSSEIN A. EL CHANTI whose telephone number is

(571)272-3999. The examiner can normally be reached on Mon-Fri 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Ario Etienne can be reached on (571)272-4001. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

Hussein Elchanti

March 14, 2008

/Ario Etienne/

Supervisory Patent Examiner, Art Unit 2157